IN THE UNITED STATES BANKRUPTCY COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA

IN RE:

Akshita Banerjee : Bankruptcy No.: 21–22031–CMB

Debtor(s) :

: Chapter: 13 Sadis & Goldberg, LLP

: Adversary No.: 23-02011-CMB Plaintiff(s),

Akshita Banerjee

Defendant(s).

EARLY CONFERENCE CERTIFICATION AND STIPULATION

The parties to this proceeding submit the following Early Conference Certification and Stipulation and agree that, upon the Court's entry of order approving the terms set forth within, all undisputed terms shall govern pretrial proceedings unless altered by the Court.¹

Directions: The Early Conference Certification and Stipulation is to be completed in its entirety and signed by all counsel or unrepresented parties to the within matter. Only one Early Conference Certification and Stipulation is to be submitted per case and shall be filed by the Plaintiff(s) within seven (7) days of the date of the Early Conference of Parties. If the parties cannot agree on any of the following issues, the parties are directed to identify the objecting parties and set forth the basis for said parties' disagreement.² A date for the First Pretrial Conference shall be assigned by the Court upon the filing of this completed form. The Court will address any disputed terms at the First Pre—Trial Conference. Unless amended by the Court, all undisputed terms shall govern pretrial proceedings. Failure to comply with the undisputed terms may result in the imposition of sanctions, monetary and non—monetary, including, without limitation, entry of an order denying the admission of exhibits, testimony of witnesses, or other appropriate sanctions where noncompliance has caused undue delay, expense and/or prejudice. In the event that this matter involves more than two parties, or separate counsel has been retained to represent co—plaintiffs or co—defendants, etc., add additional lines where necessary throughout this document.

¹ The Court will independently review the terms of this document set by the parties and may shorten or extend the proposed deadlines, with or without prior notice.

²If sufficient space is not available under any section herein to set forth all matters, attach a supplemental paper. This document is also available in Word format on the Court's website under Judge Carlota Böhm's Forms.

I. <u>Early Conference of Parties:</u> Judge Böhm requires that the Early Conference of Parties occur no later than thirty (30) days from the Answer deadline. Answers to the Complaint in the matter were due on The parties to this case conferred o
II. <u>Jurisdiction</u> aThis is a core matter, in its entirety, on which the bankruptcy court will enter final judgment.
 bThis is a non-core matter, in its entirety, and the parties hereby state that the bankruptcy court i has their consent to enter final judgment, and this express consent eliminates any need for consideration of any issues that might otherwise be raised by the decision in <i>Stern v. Marshall</i>, 131 S.Ct. 2594 (2011).
 ii does not have their consent to enter final judgment. (See Note regarding briefing requirement below)
c The parties cannot agree as to whether this is a core or non-core matter. (See Note regarding briefing requirement below)
dThis adversary proceeding embraces core and non-core matters as follows:
 i. As to those matters that are either stipulated non—core or the parties are in disagreement as being non—core, the bankruptcy court 1 has the parties' consent to enter final judgment, and this express consent eliminates any need for consideration of any issues that might otherwise be raised by the decision in <i>Stern v. Marshall</i>, 131 S.Ct. 2594 (2011). 2 does not have the parties' consent to enter final judgment. (See Note regarding briefing requirement below) Note: If the parties do not consent to entry of final judgment by this Court on the basis that all or some matters are non—core, the parties shall submit memoranda addressing those issue no later than fourteen (14) days prior to the First Pre—Trial Conference. Thereafter, the Courwill rule on the core/non—core character of claims.
III. Settlement and Mediation
a. Settlement i. Counsel for Plaintiff(s) hereby certifies that settlement has been discussed with the Plaintiff(s): (Written or electronic signature)
ii. Counsel for Defendant(s) hereby certifies that settlement has been discussed with the Defendant(s): (Written or electronic signature)

iii. The status of settlement efforts is as follows:

b.	i. Counsel for Plaintiff(s) hereby certifies that mediation has been discussed with the Plaintiff(s): (Written or electronic signature)	
	ii. Counsel for Defendant(s) hereby certifies that mediation has been discussed with the Defendant(s): (Written or electronic signature)	ed.
	iii. This matter has/ has not been formally mediated. iv. The parties are/ are not seeking mediation at this time.	
IV. <u>Discove</u> a.	ry <u>Disclosures</u> (select one)	
	i <i>Default Schedule</i> : The parties shall make the initial disclosures in accordance with the provisions of <i>Fed.R.Bankr.P.7026</i> .	
	ii The parties agree to amend the default schedule for disclosures as follows:	
b.	Discovery shall be initiated sufficiently in advance of the deadline so as to be time completed by the deadline. Unless otherwise ordered by the Court, the total number written interrogatories submitted by a party shall not exceed thirty (30) question including subparts. In accordance with <i>Fed.R.Bankr.P.</i> 7005, the depositions uporal examination and interrogatories, requests for documents, requests for admissional answers and responses thereto are not to be filed unless pursuant to an Order Court or for use in a proceeding in this case.	ber ons, oon,
	Select one: The parties have agreed on the discovery plan as set forth below The parties have not agreed on the following discovery plan. The parties have forth their disagreements and reasons for each party's position.	ave
	The parties jointly propose to the court the following discovery plan: (Reminder: Useparate paragraphs or subparagraphs as necessary if parties disagree.)	Jse
	i. All discovery shall be completed by	
	 ii. <i>If applicable</i>, Discovery on(issue for earliescovery) to be completed by iii. Maximum of interrogatories by each party to any other party. Responses are due days after service. 	ırly
	iv. Maximum of requests for admission(s) by each party to any other party. Responses due days after service.	
	v. Maximum of depositions by plaintiff(s) and by defendant(s).	

 Each deposition is limited to a maximum of extended by agreement of parties. Exceptions, if applicable: 	
vi. Reports from retained experts under <i>Fed.R.Bankr.P.7026</i> (1. From Plaintiff(s) by	(a)(2) due:
vii. Supplementations under <i>Fed.R.Bankr.P.7026(e)</i> due (time	e(s) or interval(s))
V. <u>Miscellaneous Issues.</u> (Reminder: Use separate paragraphs or subparagraphs parties disagree)	phs as necessary if
a. Plaintiff(s) shall be allowed until to join additional until to amend the pleadings.	onal parties and
b. Defendant(s) shall be allowed until to join add until to amend the pleadings.	itional parties and
c. Does either party anticipate joining an additional party: yes/	no
d. Does either party anticipate amending a pleading(s): yes/	_ no
e. All potentially dispositive motions, including motions for summar be filed by	ry judgment, should
f. Does either party anticipate filing dispositive motions: yes/_	no
VI. <u>Trial.</u> (The Court recognizes that the estimates below concerning time, wit exhibits may change as the case proceeds.)	tnesses, and
a. The Plaintiff(s) anticipates to be ready for trial by	·
b. The Defendant(s) anticipates to be ready for trial by	•
 c. Estimation of time required to present each party's side of the case rebuttal stage, if applicable. i. Plaintiff(s): ii. Defendant(s): 	e at trial including
d. Estimation of number of witnesses each party will present at trial parties, if applicable. i. Plaintiff(s): ii. Defendant(s):	including opposing
 e. Estimation of number of exhibits each party will present at trial, in parties' exhibits, if applicable. i. Plaintiff(s): ii. Defendant(s): 	ncluding opposing

f. <u>De</u>	emand for Jury Trial		
	i Neither pa	rty seeks a jury trial	
	iii The Defer	iff(s) demands a jury trial adant(s) demands a jury trial.	
	iv. The parties a	gree disagree re: jury entit	tlement. Note: Disagreements
		ent will be addressed at the First ediately thereafter, unless the particular than the	
		be resolved earlier.	arties convince the Court that
	v. If a jury trial is w trial in the bankru	varranted, the parties conse	ent do not consent to jury
VII. Statement	of Legal Issues		
VIII Concise St	tatement of Factual Issu	ues (50 Words or Less)	
v III. <u>Concise St</u>	atement of Factuar 1880	ics (30 Words of Ecss)	
IX. <u>Stipulation</u>	<u>i:</u> The parties, through of	counsel, shall engage in a good there is no actual dispute. To the	I faith effort to stipulate to all
	is time, the following fa		ne extent that the parties can
Y Additional	Comments of Parties:		
A. Additional	Comments of Farties.		
Dated	by		, counsel

Dated	by,	, counsel
for the Defendant(s),		